UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF MICHIGAN

United States of America		a	ORDER OF DETENTION PENDING TRIAL		
	V. James Stephen Hood Defendant		Case No. 1:11-C	¢r-319	
	After conducting a detention hear lefendant be detained pending tr		, 18 U.S.C. § 3142(f), I conclude that these facts require	
		Part I – Findings	of Fact		
(1)				nd has previously been convicted of eral offense if federal jurisdiction had	
	which the prison term is 1	10 years or more.		ed in 18 U.S.C. § 2332b(g)(5)(B) for	
	an offense for which the r	maximum sentence is death o	r life imprisonment.		
	an offense for which a ma	aximum prison term of ten yea	irs or more is prescr	ribed in:	
		the defendant had been convi), or comparable state or loca		prior federal offenses described in 18	
	a minor victir	ime of violence but involves:	untivo dovino or on	, other depression weepen	
		on or use of a firearm or destr egister under 18 U.S.C. § 2250		other dangerous weapon	
(2)	The offense described in finding or local offense.	g (1) was committed while the	defendant was on r	release pending trial for a federal, state	
(3)	A period of less than 5 years hat offense described in finding (1).		e of conviction	_ defendant's release from prison for the	
(4)	Findings (1), (2) and (3) establishers on or the community. I furt			reasonably assure the safety of anothe sumption.	
		Alternative Findi	ngs (A)		
<u>√</u> (1)	There is probable cause to belie	eve that the defendant has co	mmitted an offense		
	✓ for which a maximum pris Controlled Substances A under 18 U.S.C. § 924(c)	ct (21 U.S.C. 801 et seq.)	is prescribed in:	.*	
(2)		I the presumption established		no condition or combination of condition nity.	
		Alternative Finding	ngs (B)		
` ,	There is a serious risk that the	• • • • • • • • • • • • • • • • • • • •			
(2)	There is a serious risk that the		•	-	
		art II – Statement of the Rea			
evidence defenda unemplo appear. phetami times. Ton Septe	a preponderance of the event is a 42-year-old man who live byed and has no net worth. He had been been dearly as a user of metham ine in their trailer on an ongoing The minor children were present ember 16, 2011. The evidence	ridence that: ad until recently with his wife a mas a criminal history that incl phetamine. The Hoods manu basis. The Gov't has evidence during some of the operation presented at the hearing sho	nd two minor childre udes drug and alcolutactured, or allowed that the manufactures, including a failed ws that defendant's the trusted to appear	en in a trailer in Mattawan. He is hol convictions, as well as failures to d others to manufacture, methamuring process occurred at least 30 attempt that started a fire in the trailer addiction to methamphetamine has r or abide by conditions of release.	
correction appeal. T	ns facility separate, to the extent The defendant must be afforded	practicable, from persons awa a reasonable opportunity to co for the Government, the person	aiting or serving sen onsult privately with	d representative for confinement in a natences or held in custody pending defense counsel. On order of United corrections facility must deliver the	
Date:	November 21, 2011	Judge's Signature:	/s/ Joseph G. Scovil	lle	
		Name and Title:	Joseph G. Scoville,	U.S. Magistrate Judge	